

Juries.

the defendants shall have been residents of the county, without the limits of the city, at the time of the institution of the suit or rendition of the judgment appealed from; and also, for the trial of all criminal cases within the jurisdiction of the court, and for all such other proceedings and business as are now authorized by law, to be had and transacted at the county terms of Baltimore county court, and the grand and petit jurors required to attend said court during the said two terms, shall be summoned from the county, without the limits of the city, and shall be required to attend on the first Monday in the month of each of the said terms.

Re-enacted by 1834, ch. 211, sec. 6, and 1834, ch. 233, sec. 6.

Summons  
of jurors.

SEC. 2. *And be it enacted*, That the sheriff shall not summon any juror more than one term to serve as such in any one year, any law to the contrary notwithstanding.

See preceding note.

Repealing  
clause.

SEC. 3, 4. Repealed by the acts mentioned in preceding notes.

SEC. 5. *And be it enacted*, That all parts of any acts of assembly inconsistent with the provisions of this act, be and they are hereby repealed.

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AN ACT relating to Appeals and Writs of Error, on Judgments of the County Courts of Baltimore, Frederick and Washington.—1831, ch. 319.

All the ex-  
ceptions  
taken shall  
be certified  
to the court  
of appeals.

SEC. 1. *Be it enacted, by the General Assembly of Maryland*, That from and after the first day of May next, in all cases in the county courts herein after mentioned of this state, where at the trials thereof exceptions shall be taken to any opinion or opinions, direction or directions of the court; and an appeal or writ of error, shall be taken or sued forth, from or upon the judgment of the court, all the exceptions on the part of all the parties, plaintiffs and defendants that may have been so taken, and whether the appeal or writ of error, be taken or sued by all or any of said parties, shall be certified to the court of appeals, as part of the transcript of the record to that court, and shall by said court be decided; and the decision of said court in the premises, if the cause be remitted to said county court, shall be accordingly certified to said county court.

And shall be  
decided and  
certified to  
county.Shall be so  
certified  
notwith-  
standing the  
parties offer  
to withdraw  
the excep-  
tions, &c.

SEC. 2. *And be it enacted*, That all the exceptions as afore-said, shall be certified to the court of appeals, although the bills relating to any of such exceptions, shall not have been actually drawn at length, or signed by the court before the verdict shall have been recorded in the cause; and although either before or after such verdict, the party or parties excepting, shall offer to withdraw such exceptions; and in such case, if the excepting party or parties shall refuse or fail to draw and submit to the court such exceptions, the same may be drawn and submitted